UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

TRISTAR INVESTORS, INC.,	§
	§
Plaintiff,	§
v.	§
	§
AMERICAN TOWER CORPORATION,	§
AMERICAN TOWERS LLC, AMERICAN	§
TOWERS INC., AMERICAN TOWER	§
GUARANTOR SUB, LLC, AMERICAN	§
TOWER HOLDING SUB, LLC,	§
AMERICAN TOWER ASSET SUB, LLC,	§
AMERICAN TOWER ASSET SUB II, LLC,	§
AMERICAN TOWER MANAGEMENT,	§
LLC, AMERICAN TOWER L.P., and	§
SPECTRASITE COMMUNICATIONS, LLC	§
	§
Defendants.	§
	§ CIVIL ACTION NO. 3:12-CV-499
	§
AMERICAN TOWER, LLC,	§
SPECTRASITE COMMUNICATIONS, LLC	§
and AMERICAN TOWERS, LLC	§
	§
	§
Counter-Plaintiffs	§
	§
TRISTAR INVESTORS, INC., DAVID IVY,	§
ED WALLANDER, ROBERT GILES,	§
DALE GILARDI, JERRY VOGL,	§
JOHN LEMMON, MICHAEL MACKEY,	§
AND MATT NEWTON	§ § §
	§
	§
Counter-Defendants.	§
	§

STIPULATION OF DISMISSAL

The parties have reached an agreement to settle this case. All parties agree to the stipulations herein. This Stipulation of Dismissal disposes of all claims against all parties.

Consistent with the parties' agreement and pursuant to Federal Rule of Civil Procedure 41, Plaintiff TriStar Investors, Inc. ("TriStar") voluntarily dismisses with prejudice all causes of action in the above referenced case, including all claims against American Tower Corporation, American Towers LLC, American Towers Inc., American Tower Guarantor Sub, LLC, American Tower Holding Sub, LLC, American Tower Asset Sub, LLC, American Tower Asset Sub II, LLC, American Tower Management, LLC, American Tower L.P., and SpectraSite Communications, LLC (collectively, "American Tower Defendants"). American Tower Defendants and American Tower, LLC, SpectraSite Communications, LLC, and American Towers, LLC voluntarily dismiss with prejudice all causes of action in the above referenced case against TriStar and David Ivy, Ed Wallander, Robert Giles, Dale Gilardi, Jerry Vogl, John Lemmon, Michael Mackey, and Matt Newton. The parties further stipulate that costs should be taxed to the party incurring them.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on July 10, 2014, I electronically filed the foregoing Stipulation of Dismissal with the Clerk of the Court for the U.S. District Court, Northern District of Texas, using the electronic case filing system of the Court. The electronic case filing system sent a "Notice of Electronic Filing" to the attorneys who have consented in writing to accept this notice as service of this document by electronic means.

/s/ Kyle D. Young

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